

REMARKS

Applicants are supplementing the Preliminary Amendment filed on June 2, 2005. It should first be noted that the Preliminary Amendment was made on the basis of the originally filed claims in the PCT application. There were no Article 19 Amendment made. An Article 34 Amendment was made but an English language translation was not submitted. Thus, the content of the Article 34 Amendment is not entered into the present Application.

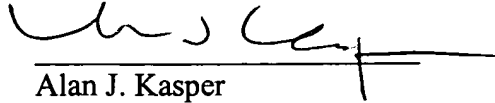
Upon review of the submitted claims, Applicants noted that there were typographical errors in the claim amendments and that certain additional subject matter should be covered. Accordingly, the present Second Preliminary Amendment is being submitted in order to properly define the invention in a manner that is consistent with US claim practice and provide the scope of protection to which the Applicant is entitled.

In addition, Applicant is providing a corrected USPTO Form 1449, which should be substituted for the form submitted with the IDS filed at the time of original filing of the application. In particular, the Hitachi reference should have a serial number of 2000-267091(rather than 2000-167091). **The Examiner is requested to use this substitute form when considering the previously submitted references.**

Second Preliminary Amendment
National Stage of PCT/JP03/12281

Entry and consideration of this Amendment are respectfully requested.

Respectfully submitted,



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